United States	District	Court,	Southern	District	of New	York
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ADRIANA AGUILAR, ET A	AL.) Index No.: 07 CIV 8224 (JGK) (FM)
v. IMMIGRATION AND CUS	D STATES DEPARTMENT) AFFIDAVIT OF SERVICE))))
	Defendant))
STATE OF FLORIDA)) ss:	
COUNTY OF PINELLAS)		

I, Mark Maraventano., being duly sworn, depose and say deponent is not a party to this action and is over the age of eighteen years and resides in the state of FLORIDA. That on JULY 16, 2008 at 7:25 PM at 3590 BELLE VISTA DRIVE E, ST. PETE BEACH, FL 33706, deponent served the following documents upon "JOHN DOE" A/K/A ICE AGENT 46, DEFENDANT therein named, as identified by Dewey & Leboeuf, LLP

- 1. PLAINTIFF'S FIRST REQUEST FOR PRODUCTION TO DEFENDANT ICE 18.
- 2. PLAINTIFF'S FIRST REQUESTS FOR PRODUCTION TO DEFENDANTS. CHRISTOPHER SHANAHAN, PETER J. SMITH, AND JOSEPH PALMESE.
- 3. PLAINTIFF'S FIRST REQUESTS FOR PRODUCTION TO DEFENDANT ICE 1, ICE 2, ICE 3, ICE 8, ICE 16, ICE 30, ICE 38, ICE 40, ICE 43, ICE 45, ICE 47, ICE 48, ICE 49, ICE 50, ICE 52.
- 4. PLAINTIFF'S FIRST REQUESTS FOR PRODUCTION TO DEFENDANTS ICE 4,5,12,13,32,39, AND DARREN WILLIAMS.
- 5. PLAINTIFF'S FIRST REQUESTS FOR PRODUCTION TO DEFENDANTS ICE 6,7,9,10,11,14,15,17,19,20,21,22,23,24,25,26,27,28,29,32,33,34,35,36,37,41 AND JEFFREY KNOPF.
- 6 PLAINTIFF'S FIRST SET OF INTERROGATORIES TO DEFENDANT ICE 18.
- 7. PLAINTIFF'S FIRST SET OF INTERROGATORIES TO DEFENDANTS CHRISTOPHER SHANAHAN, PETER J. SMITH AND JOSEPH PALMESE.
- 8. PLAINTIFF'S FIRST SET OF INTERROGATORIES TO DEFENDANTS ICE 4,5,12,13,32,39, AND DARREN WILLIAMS.
- 9. PLAINTIFF'S FIRST SET OF INTERROGATORIES TO DEFENDANTS ICE 1, ICE 2, ICE 3, ICE 8, ICE 16, ICE 30, ICE 38, ICE 40, ICE 43, ICE 45, ICE 47, ICE 48, ICE 49, ICE 50, ICE 52.
- 10. PLAINTIFF'S FIRST SET OF INTERROGATORIES TO DEFENDANTS ICE 6.7,9,10,11,14,15,17,19,20,21,22,23,24,25,26,27,28,29,32,33,34,35,36,37,41 AND JEFFREY KNOPF.
- 11. PLAINTIFF'S FIRST REQUESTS FOR PRODUCTION TO DEFENDANTS ICE 4,5,12,13,32,39, AND DARREN WILLIAMS.
- 12. PLAINTIFF'S FIRST SET OF INTERROGATORIES TO DEFENDANTS ICE 4,5,12,13,32,29, AND DARREN WILLIAMS.
- 13. ELECTRONIC CASE FILING RULES & INSTRUCTIONS.
- 14. SUPPLEMENTAL SUMMONS IN A CIVIL ACTION.
- 15. SECOND AMENDED CLASS ACTION COMPLAINT.
- 16. EXHIBITS TO COMPLAINT.
- 17. INDIVIDUAL PRACTICES OF JUDGE JOHN G. KOELTL.
- 18. INDIVIDUAL PRACTICES OF MAGISTRATE JUDGE MAAS.
- 19. PLAINTIFF'S FIRST REQUESTS FOR PRODUCTION TO DEFENDANT ICE 46.
- 20. PLAINTIFF'S FIRST SET OF INTERROGATORIES TO DEFENDANT ICF 46

INDIVIDUAL: By delivering a true copy of each to said individual personally, deponent knew the person so served to be the person described as said person therein.

DESCRIPTION: Deponent further states that the description of the person actually served is as follows:

My Commission Expires:

Age: 35-50 Height: 5'6" Weight: 170 Glasses: No Race/Skin: White Hair: Brown Gender: Male

COMMENTS:

I declare under penalties of perjury that the information contained herein is correct to the best of my knowledge.

Mark Maraventano Target Research LLC 20 Vesey Street, PH New York, NY 10007 (212) 227-9600

1 S+ Subscribed and sworn to before me, a notary public, on this

Notary Public

State of Florida County of Pinellas The foregoing instrument was acknowledged before me this Ist day of Any 2007 toy MAKE MAJOVENTANO

who is personally known to me or has produced Driver License as identification

Notary Public, State of Florida Commission# DD776334 My comm. expires Apr. 7, 2012